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**From:** Gavin, Quinn [Gavin.Quinn@epa.gov]  
**Sent:** 11/2/2022 1:32:17 PM  
**To:** Arrington, Linda [Arrington.Linda@epa.gov]  
**Subject:** RE: Plan for the day

Hello Linda,

I have converted the mitigation language that we were hoping to take comments on into concepts to make it less definitive. I agree with the comments about the terms and conditions so I think it makes sense to remove that from this iteration given that we are just doing concepts and now fully fledged mitigation. I have included a statement about that in the concept on disposal of excess treated seed but just said that epa may need to develop some new terms and conditions if the registrant is the one on the hook for the developing a plan for the disposal of excess treated seed. Let me know if you have any thoughts on the new concepts bullet points.

Thank you,  
Quinn

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**From:** Arrington, Linda <Arrington.Linda@epa.gov>  
**Sent:** Wednesday, November 2, 2022 8:37 AM  
**To:** Gavin, Quinn <Gavin.Quinn@epa.gov>  
**Subject:** RE: Plan for the day

Good Morning Quinn

Thanks for checking in this morning. I looked at OECA's comments and agree they have some good points. I also am concerned about the contacting registrants for disposal and how it will work as terms and conditions, of now that I can pay closer attention. If you look at some of the Storage and Disposal statement it usually tells user to check with local authorities for disposal (on occasion not all the time) I see with recycle statements. That might be some of his concerns. However I'm open to anything right now.

I'm sure we will talk more on this.

Linda Arrington, Branch Chief  
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**From:** Gavin, Quinn <Gavin.Quinn@epa.gov>  
**Sent:** Wednesday, November 2, 2022 7:56 AM  
**To:** Arrington, Linda <Arrington.Linda@epa.gov>  
**Subject:** Plan for the day

Good Morning Linda,

I hope you are doing well this morning. Today I will be working on making some of the changes we discussed with OECA yesterday and instead of having concrete mitigation language for the bullet points below the mitigation label table I will be changing it to concepts that we are asking for comment on. OECA raised some good points on the way they were phrased had some issues including the heubach test one on commercially treating with fluency agents was specific to

corn and may need a different concentration if applied to other seed types. I will let you know when I have made those changes. I hope you have a great day.

Best,  
Quinn

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